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NEW DELHI, SATURDAY, MARCH 28, 1959/CHAITRA 7, 1881

NOTICE

The undermentioned Gazette of India Extraordinary was published upto the 18th March, 1959:—

Issue No.	No. and date		Issued by	Subject ·		
42.	G.S.R. 347, March, 1959.		18th	Ministry of Food and Agriculture.	Further amendment in the Inter-Zonal Wheat Movement Control Order, 1957.	
	G.S.R. 348, March, 1959.	dated	18th	Do.	Further amendment in the Calcutta Wheat (Movement Control) Order, 1956.	

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 20th March 1959

G.S.R. 349.—In exercise of the powers conferred by section 26 of the Mines and Minerals (Regulation and Development) Act, 1957 (67 of 1957), the Central Government hereby directs that the powers exercisable by it under section 15(1) of the said Act shall be exercisable also by the Administrator of a Union Territory, subject to the condition that no rules made by the Administrator in exercise of the aforesaid powers shall have effect in so far as they are repugnant to any rules made under the said section by the Central Government.

(No. F. 2/6/58-J.II.)

K. R. PRABHU, Dy. Secy.

MINISTRY OF FINANCE

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 21st March 1959

G.S.R. 350.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Central Excise Rules, 1944, namely:—

In Appendix I to the said Rules, in Form R.G. 17 (Central Excise Series No. 55-A), for the words "Tea not otherwise specified" occurring in the heading of columns 13 and 14, 17 and 18, 21 and 22, and 25 and 26, the words "Tea, all varieties except package tea" shall be substituted.

[No. 34/59.]

S. K. BHATTACHARJEE, Dy. Secy.

MINISTRY OF COMMERCE AND INDUSTRY

(Department of Company Law Administration)

New Delhi, the 17th March 1959

G.S.R. 351.—In exercise of the powers conferred by the proviso to sub-section (1) of section 594 of the Companies Act, 1956 (1 of 1956), and in partial modification of the notification of the Government of India in the Ministry of Finance (Department of Company Law Administration) S.R.O. 3216, dated the 4th October, 1957, the Central Government hereby directs that the requirements of clause (a) of sub-section (1) of section 594 shall apply to the Church of England Zenana Missionary Society (hereinafter referred to as "the company"), being a foreign company, subject to the following exceptions and modifications, namely:—

It shall be deemed sufficient compliance with the provisions of clause (a) of sub-section (1) of the said section 594, if, in respect of the period ending after the 31st December, 1956, the company submits to the appropriate Registrar of Companies in India, in triplicate—

- (i) a copy of the authenticated balance sheet and profit and loss account (including documents relating to every subsidiary of the company) as submitted by it to the prescribed authority in the United Kingdom under the provisions of the law in that country; and
- (ii) a list of property, moveable and immoveable, held by the company in India as on the date on which the balance sheet is made out.

[No. F.15/16/58-PR.]

G.S.R. 352.—In exercise of the powers conferred by the proviso to subsection (1) of section 594 of the Companies Act, 1956 (1 of 1956), and in partial modification of the notification of the Government of India in the Ministry of Finance (Department of Company Law Administration) S.R.O. 3216, dated the 4th October, 1957, the Central Government hereby directs that the requirements of clause (a) of sub-section (1) of the said section shall apply to the Manufacturers Life Insurance Company (hereinafter referred to as the company), being a foreign company, subject to the following exceptions and modifications, namely:—

It shall be deemed sufficient compliance with the provisions of clause (a) of sub-section (1) of the said section 594, if, in respect of the financial years ending on or after the 31st day of December, 1957, the company submits to the appropriate Registrars of Companies in India, in triplicate—

 (i) a copy of the authenticated balance sheet and profit and loss account including documents relating to every subsidiary company) as submitted by it to the prescribed authority in the country of its incorperation under the provisions of the law in that country;

- (ii) a statement of its assets and liabilities in India certified by two directors of the company and a person authorised to accept service of process in India under clause (d) of sub-section (1) of section 592 of the said Act; and
- (iii) a summary of receipts and payments in India, signed by two directors of the company and a person authorised to accept service of process in India under clause (d) of sub-section (1) of section 592 of the said Act.

. [No. F.15/17/58-PR.]

T. S. MENON, Under Secy.

TEA CONTROL

New Delhi, the 20th March 1959

G.S.R. 353.—In exercise of the powers conferred by section 49 of the Tea Act, 1953 (29 of 1953), the Central Government hereby makes the following amendments in the Tea Rules, 1954, the same having been previously published as required by sub-section (1) of the said section, namely:—

In the said rules-

- I. in rule 30A, after sub-rule (3), the following sub-rule shall be inserted namely:—
 - "(3A) Subject to the limitations set out in section 13 of the Act, nothing in sub-rule (2) or clause (b) of sub-rule (3) shall apply to the grant of permits for the purpose of establishment and extension of tea seed barls".
 - II. after rule 30A, the following rule shall be inserted, namely:-
 - "30B. Establishment and Extension of Tea Seed Baris.—Notwithstanding anything contained in rules 30 and 30A, any person desirous of establishing or extending tea seed baris shall apply separately to the Board in writing and the Board may grant or refuse the permission applied for or may grant it in part only, as it may think fit.
 - Explanation.—In this rule, "tea seed bari" means an area planted with the plant Camellia Sinoensis (L) O. Kuntze for the sole purpose of growing seeds used for propagating the plant and not used for any other purpose, save with the permission of the Board".

[No. 8(8)Plant(A)/58.]

A. J. KIDWAI, Dy. Secy.

[Plantation (A) Section]

ORDER

New Delhi, the 18th March 1959

- G.S.R. 354.—In exercise of the powers conferred by sub-sections (3) and (5) of section 30 of the Tea Act, 1953 (29 of 1953), the Central Government hereby makes the following Order, namely:—
- 1. Short title and commencement.—(1) This Order may be called the Tea Waste (Control) Order, 1959.
 - (2) It shall come into force at once.
 - 2. Definitions.—In this Order, unless the context otherwise requires,—
 - (a) "Act" means the Tea Act, 1953 (29 of 1953);
 - (b) "licence" means licence granted under this Order;
 - (c) "licensee" means any person holding a licence;
 - (d) "licensing authority" means the Chairman or any other officer of the Board specified in this behalf by the Central Government;

- (e) "offer for sale" includes an intimation by a person of a proposal by him for the sale of any tea waste made by the publication of a price-list or by exposing the tea waste for sale or by communication of the price thereof by furnishing a quotation or otherwise howsoever; and
- (f) "tea waste" means tea sweepings, tea fluff, tea fibre, tea stalks or the like other than tea or tea seed.
- 3. Persons exporting, selling, purchasing, storing tea waste to obtain licences.—With effect from such date as may be fixed by the Central Government by notification in the Official Gazette in this behalf, no person shall export, sell, offer for sale, buy or hold in stock any tea waste except under and in accordance with the terms and conditions of a licence granted to him under this Order.

Provided that nothing in this clause shall apply to the holding in stock, by the manufacturer, of tea waste produced during the normal course of manufacture of tea:

Provided further that the tea waste, before it is so exported, sold or held in stock, shall be denatured by the admixture of not less than five per cent, slack lime or such other denaturants as may be specified by the Board in this behalf from time to time.

- 4 Manner of disposal of tea waste.—With effect from the date referred to in Clause 3 no person shall dispose of any tea waste except in the following manner, namely:—
 - (a) by sale to any person holding a licence;
 - (b) by exports;
 - (c) by utilising it in the manufacture of caffeine;
 - (d) by destruction, by burning or by conversion as compost in accordance with any procedure laid down under any excise law for the time being in force.
- 5. Application for licence.—Every person desiring to obtain a licence shall make an application in duplicate to the licensing authority in Form A annexed to this Order.
- 6. Grant or refusal of licence.—(1) The licensing authority may by Order, for reasons to be recorded, refuse to grant a licence to any applicant and shall, as soon as possible, serve him with a copy of the order.
- (2) Where an application for licence is not refused under sub-clause (1), the Ecensing authority shall grant the applicant a licence in Form B annexed to this Order and every such licence shall be subject to the terms and conditions contained therein.
- 7. Period of validity of licence.—Every licence shall, unless previously cancelled, be in force until the 31st December next following.
- 8. Renewal of licence.—(1) The licensing authority may, on application made to it in duplicate, renew a licence. Every such application and the certificate of renewal shall be in Form C annexed to this Order. Every renewed licence shall be valid up to the 31st December next following.
- (2) No application for renewal shall be refused unless the applicant has been given an opportunity of being heard and reasons for such refusal are recorded in writing. The applicant shall, as soon as possible, be served with a copy of the order of refusal.
- 9. Restriction on transfer of licence.—(1) No person shall transfer any licence granted to him under this Order.
- (2) Notwithstanding anything contained in sub-clause (1), a licensee may admit any other person or persons as a partner or partners in the business covered by the licence and where he does so, he shall get the licence amended by the licensing authority accordingly as soon as possible.

Provided that he shall not take a partner who has been refused a grant or renewal of a licence for any serious and material irregularities.

- 10. Power to cancel licences.—(1) The licensing authority may by order, after giving the licensee an opportunity of being heard, cancel his licence on any of the following grounds, namely:—
 - (a) that the licence had been obtained by mis-representation as to a material particular; or
 - (b) that any of the provisions of this Order or any of the terms and conditions of the licence has been contravened; or
- (c) that the licensee has been convicted of any offence for adulteration of tea under the Prevention of Food Adulteration Act, 1954 (37 of 1954). The licensee shall, as soon as possible, be served with a copy of the order cancelling the licence.
- (2) Where a licence is cancelled under sub-clause (1), the licensee shall not be entitled to claim refund of any sum paid to the licensing authority in respect of the licence.
- 11. Disposal of stocks where licence is not renewed or is cancelled.—Every person whose application for renewal of his licence has been refused or whose licence has been cancelled under this Order shall dispose of his stocks of tea waste in accordance with the provisions of clause 4 within such time as may be fixed in this behalf by the licensing authority.
 - 12. Appeal.—Any person aggrieved by an order—
 - (a) refusing to grant or renew a licence, or
 - (b) cancelling a licence,

may within sixty days from the date of service of the order, appeal to the Central Government and the decision of the Central Government shall be final.

- 13. Restriction on possession of stocks.—(1) No licensee shall at any time after the expiry of four months from the date referred to in clause 3 have in his possession any quantity of tea waste exceeding the quantity fixed in respect of him in this behalf by the licensing authority.
- (2) The licensing authority for the purpose of fixing any quantity of tea waste under sub-clause (1) shall have regard to the following factors, namely:—
 - (i) tea waste sold or exported by the licensee or utilised by him in the manufacture of caffeine in the calendar year immediately preceding the date of the licence or, as the case may be, the date of renewal therof;
 - (ii) such other factors as the licensing authority may consider relevant in the circumstances of the case.
- 14. Taking of samples.—(1) Any officer of the Board duly authorised by the licensing authority may at all reasonable times take samples of tea waste held in stock by a licensee in such manner as may be prescribed by the licensing authority and have them analysed by an analyst approved by the licensing authority for the purpose of ascertaining if the tea waste has been denatured in accordance with the second provise to clause 3.
- (2) Where any sample is taken under sub-clause (1), its cost calculated at the rate at which such tea waste is usually sold shall be paid or offered to the person from whom it is taken.
- 15. Maintenance of records.—(1) The licensing authority may issue directions to any licensec requiring him to maintain such records of his purchases, sales, exports, contracts or other matters connected with his undertaking or business in tea waste and in such form as may be specified in the directions.
- (2) Any direction of the nature referred to in sub-clause (1) may be issued generally to all licensees or any class thereof.
- 16. Power to enter, search and seize.—(1) The licensing authority or any officer of the Board specially authorised in writing by that authority in this behalf or an officer of the Central Excise Department not below the rank of Inspector may enter and search at all reasonable times any land, building, enclosed place, premises, vehicle, vessel, aircraft, conveyance, plant or machinery upon or in which tea waste is processed, stored sorted manufactured, carried or sold; and

such authority or officer, having reason to believe that the tea waste is being processed, stored, sorted, manufactured, carried or sold in contravention of this Order may seize such tea waste.

- (2) The provisions of sections 102 and 103 of the Code of Criminal Procedure. 1898 relating to search and seizure shall, so far as may be, apply to searches and seizures under this clause.
- 17. Checking of accounts.—The licensing authority or any officer of the Board specially authorised in writing by that authority in this behalf or an officer of the Central Excise Department not below the rank of Inspector may check the accounts or records of tea waste of any licensee, or check his stocks of tea waste physically for all or any of the purposes of the Act or this Order.
- 18. Fees for a licence.—The fee payable to the licensing authority for the grant of a licence shall be fifty rupees and for its renewal five rupees.
- 19. Mode of service of an order or direction.—Any order or direction made or issued by the licensing authority may be served in the following manner, namely:—
 - (a) in the case of an order of a general nature or affecting a class of persons, by notification in the Official Gazette;
 - (b) in the case of an order directed to a specified individual—
 - (1) by delivering or tendering it to that individual; or
 - (2) if it cannot be so delivered or tendered, by affixing it on the outer door or some other conspicuous part of the premises in which that individual lives, and a written report thereof shall be prepared and witnessed by two persons living in the neighbourhood.
- 20. Breach of Conditions of licence to be deemed as contravention of this order.—If any licensee commits any breach of any of the terms and conditions of the licence, he shall be deemed to have contravened the provisions of this Order.

FORM A

Form of application for licence

(See clause 5)

 T_0

The Licensing Authority,

Application for licence.

- 1. Name of the applicant
- 2. Address
- 3. Purpose for which licence is required—export, sale, purchase or holding in stock of tea waste (strike out unnecessary words).
- 4. Quantities of tea waste purchased, sold, held in stock, exported, or utilised for manufacture of caffeine during each of the preceding three calendar years.
 - 5. Quantity of tea waste held in stock on the date of application.
 - 6. Details of the place at which tea waste is proposed to be stored-
 - (a) address;
 - (b) whether the godown or place of storage will be kept under lock;
 - (c) whether storage space will be utilised for storing tea waste only.
- 7. Whether the applicant is engaged in buying and selling tea, whether loose or in packets. If the answer is in the affirmative, the address of the place of storage of tea and of the factory, where sorting, grading, cleaning or blending is done should be stated.

I hereby declare that if a licence is granted to me by the licensing authority for the above mentioned purpose in terms of clause of the Tea Waste (Control) Order, 1959, I shall abide by the terms and conditions of the licence.
Signature of the applicant.
Date Form B
Form of licence
(See clause 6)
TEA BOARD
Licence No
Licence Date
Shri/Sarvashri
This licence shall remain in force from to the 31st December 19 unless previously cancelled and is not transferable.
The place of storage is at
Chairman, Tea Board/Licensing Authority.
Terms and Conditions of Licence
1. The licensee shall produce his licence for inspection on demand by the licensing authority or by any officer of the Tea Board duly authorised by that authority.
2. Within twenty four hours from the time of booking or despatch, whichever is earlier, of each consignment of tea waste by rail, road or steamer every licensee shall send intimation in writing containing the particulars set out below to the local officer of the Central Excise Department, —th a copy to the Tea Board, Calcutta, and a copy to the Collector of Central Excise having jurisdiction at the receiving end. A copy of the note containing accompany the consignment. The particulars are: (a) quantity of tea waste consigned; (b) date of booking or despatch; (c) railway, road or steamer receipt number;
(d) name, address and licence number of consignor; and(e) name, address and licence number of consignee.
 3. The consignor shall mark every package of tea waste with the label "Tea Waste" in the bold letters and give the following particulars on each package:— (a) name, address and licence number of consignor: and (b) name, address and licence number of consignee.
FORM C
Form of application for renewal of licence and certificate of renewal (See clause 8)
The Licensing Authority,
I/We hereby apply for renewal of licence No
Place Signature of the applicant.
Certified that the licence No
Renewal No Licensing Authority [No. 32(8)Plant/54.]

P. V. RAMASWAMY, Under Secy.

Name

post

(C.S. Library)

of

No. of Classifica-

tion

Class I

posts

MINISTRY OF EDUCATION

New Delhi, the 19th March 1959

- G.S.R. 355.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules relating to the General Central Service Class I & Class I posts of Librarian in the Ministry of Education, namely:-
- 1. Short title.—These rules may be called the Minhtry of Education (Librarians) Recruitment Rules, 1959.
- 2. Application.—They shall apply to the posts of Librarian specified in column 1 of the schedule to these rules.
- 3. Classification, pay etc.—The classification of the posts and their scales of pay shall be as specified in columns 3 and 4 of the said schedule.
- 4. Recruitment etc.—The method of recruitment, the age limit and other qualifications for recruitment, and other connected matters shall be as specified other in columns 6 to 13 of the schedule aforesaid.

Scale of pay

SCHE

Age limit for

direct

recruits

years.

Recruitment Rules for the Post of Librarians in

Whether

selection

post or non-

selection post

ı	2	3	4	5	6
1. Librarian (Scl. Grade)		G.C.S.	боо—40—1000	Selection	Below 50

DULE

Ministry of Education

Educational and other qualifications required	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees.	Period of probation if any	Method of rectt. whether by direct rectt. of profits percentage of the vacancies to be filled by various methods	rectt. by promotion/ transfer, grades from which promotion to be made	If a DPC exists what is its composition	Circumstances in which U.P.S.C. is to be consulted in making rectt.
7	8	9	10	11	12	13
(1) Master's or equivalent Hons. Degree of a recognised University.	.,	One year	By promo- tion failing which by direct recruit- ment.	(1) Libra-	Class I D.P.C.	As required under the rules.
(2) Degree or Diploma in Librarianship of a recognised University/Institution.	-			800). 2. Libra- rians Grade I with at least 5 years'		
(3) About to years, experience in a responsible capacity in a Library of standing.	,			service in the grade →4(275—800)		

I

2

3

4

5

6

2. Librarian (Scl. Grade) (C.E.L.) I G.C.S. Class II 400-25-500-30- Non-800. Selection

Below 45 years.

 Librarian Grade I 4 G.C.S. Class II 275—25—500—30— Selection 800.

Below 40 years.

7	8	9	19	11	12	13
(Qualifications relaxable at Union Public Service Commission's discreation in case of candidates otherwise well qualified). 1. Master's or equivalent Hons. Degree of a recognised University. 2. Degree or Diploma in Librarianship of a recognised University/Institution. 3. Diploma in Education.		One yea r	By promotion failing which by direct recruitment.	Grade I with about 5 years'	D.P.C.	As required under the rules.
4. About 7 years' experience in responsible capacity in a Library of standing. (Qualifications relaxable at Union Public Service Commission's discretion in case of candidates otherwise well qualified).				the unfit.		
n. Master's or equivalent Hons. Degree of a recognised University. 2. Degree or Diploma in Librarianship of a recognised University/Institution. 3. About 5 years' experience in a responsible capacity in a Library of standing. (Qualifications relaxable at Union Public Service Commission's discretion in case of candidates otherwise well qualified).		Do.	50 percent by promo- tion 50 percent by Direct.	Promotion Grade II Librarians with at least 3 years service in the grade— 7(160—350)	Class II D.P.C.	Do.

Name of Post

MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

New Delhi, the 19th March 1959

- G.S.R. 356.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating recruitment to certain Class III and Class IV posts at the Deep Sea & Offshore Fishing Stations, subordinate offices under the Ministry of Food & Agriculture (Department of Agriculture), namely:—
- 1 Short title.—These rules may be called the Deep Sea & Offshore Fishing Stations (Recruitment to Class III and Class IV Posts) Rules 1959.
- 2. Application etc.—These rules shall apply for recruitment to posts specified in column 1 of the schedule to these rules and the classification thereof and the scale of pay attached thereto shall be as specified in columns 2 and 3 of the said schedule.
- 3. Qualifications etc.—The age limit, the qualifications for recruitment and the methods of recruitment to the said posts and other matters relating thereto shall be as specified in columns 5 to 10 of the aforesaid Schedule.

Scale of Pay

Whether

selection

or non-

selection

post

Age

limit for

direct

recruits

Classification

1			2		3	4	5
I. Head Clerk	•	•	General Central Service Class I (Ministerial) Non-gazetted.	II	15071858 225EB240 10300.	Selection post.	Below 35 years.
2. Accountant	,		Do.	Ť	Do.	Do.	Do.
3. Senior Clerk	,		Do.		80-5-120-EB-8 200-10/2-220.	Do.	Below 25 years,
4. Storekeeper			Do.		Do	Do.	Do.
5. Stenographer		•	Do.	•	Do.	Not applicable	Do.

···				
Educational & other Qualifications	Whether(a) age & (b) educational qualification prescribed for the direct recruits will apply in the case of promotees	Period of probation if any	Method of recruiment Whether by direct rett. or by promotion or transfer & % of the vacancies to be filled by various methods	In case of re- cruitment by promotion/ transfer, grades from which promotion to be made.
6	7	8	9	10
Degree in Arts, Science or Commerce.	(a) & (b)No	Six months	100% by promotion	Senior Clerk and Store- keeper.
 At least 5 years' office experience of establishment and accounts work in a Govt. office, Public Body or a firm of repute. 				
 Degree in Arts or Commerce. At least 5 years' experience in Stores account and administra- tion work in a Govt. office, Public Body or a firm of repute. 	Do.	Do.	Do.	Do,
 Degree in Arts, Science or Commerce. About 3 years' office experience under Govt., Public Body or a firm of repute. 	Do.	Do.	Do.	Junior Clerk
 Degree in Arts or Commerce. About 3 years' experience in Storekeeping and stores accounts work in a Govt, office or Public Body or a firm of repute. 	Do.	Do.	Do.	Do.
Matriculation or equivalent examination. Ability to take dictation in English at speed of 100 words per minute and to transcribe on a typewriter.	N.A.	Do.	100% by direct recruitment.	N.A.

I	2		3	4	5
6. Junior Clerk	. General Central Service Class III (Ministerial) Non-gazetted.	•	60381EB4- 1255130	- Selection post	Below 35 years.
7. Tally Clerk .	. Do.		55—3—85 .	Not Applicable	Do.
8. Technical Assistant	. G.C.S. Class III Non-Ministerial Non-gazetted		16010300	Do,	Do.
9. Mechanic (Senior)	. Do.	•	25010350	Selection	Below 30 years.
to. Mechanic (Junior)	. Do.	•	20010300 .	Not applicable	Below 25 years.
11. Driver	. Do.		60—3—75		Do.
12. Cleaner	. IV		40—1—50—2—60		Below 25 years.
13. Gestetner Operator	. IV		Do.	Selection post	Do.
14. Daftry	IV		35150	Do.	Do.
15. Laboratory Attendan	t. IV		40150260	. Do.	Do.
76. Peon	. IV	•	301/235	. Not applicable	Do.
17. Watchman .	. IV		Do.	. D o.	Do.
18. Mazdoor .	. rv		Do.	. Do.	Do.
rg. Khalasis .	. iv		Do.	. Do.	Do.

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6	7	8	9	10
Matriculation or equivalent examination with a typing speed of 30 words per minute.	(a) No (b) Yes.	6 month	50% by pro- motion & 50% by direct recruitment.	
Matriculation or equivalent examination.	Not applicable,	Do.	100% by direct recruitment	••
 Degree in Zoology with Botany or Chemistry as subsidiary sub- jects. Experience in fishing & survey work desirable. 	Do.	D•.	Do.	••
 Degree or diploma in Marine Engineering or 5 years apprentice- ship in Marine Engineering Workshop. Practical Experience of at least 2 years as a Diesel Engine Driver holding Ist or 2nd Class IMV Certificate. 	(a)&(b) N ●	. Do.	50% by pro- motion & 50% by direct recruitment.	Mechanic (junior)
 Matriculation of equivalent examination & Diploma in Me- chanical Engineering. At least 2 years practical experi- ence in the maintenance of marine engines and electric generators. 	Not applicable	Do.	100% by direct recruitment	
A valid motor Driving Licence with 3 years' practical experience. Education upto Middle Standard desirable.	Do.	Do.	Do.	••
Practical experience as cleaner for 2 years.	Do.	Do.	Do.	
Middle School Standard pass. At least 2 years'experience in operating Gestetners Machine in a Govt Office or Public Body or a firm of repute.	Do.	Do.	100% by promotion	Daftry
Middle School Standard pass with experience of 5 years in handling records and filing work.	(a) No (b) Yes.	Do.	Do.	Peon
Middle School Standard pass, pre- ferably possessing knowledge of fish specimen, collection and measurement.	Do.	Do.	Do.	Do.
Middle School Standard pass, Experience in Govt. Office desirable,	N.A.	De.	100% by direct recruitment	• •
Experience as a Watchman desirable	Do.	Do.	Do.	
Experience as a Mazdoor desirable.	Do.	Do.	Do.	
Experience in an Ice Factory desirable.	Do.	Do.	D∙.	••

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I	2	3	4	5
Floating Staff				
20. Bosun (Certified)	Non-Gazetted Non- Ministerial Class III.	300—10—350	. Selection	Below 25 years.
21. Bosun (Uncerti fied) .	Do.	20010300	. Do.	Do.
22. Chief Engine Driver .	Do	45015685	. Do.	Below 40 years.
23. Engine Driver- Class I	Do	25010350	. Do.	Below 25 years.
24. Engine Driver Class II	Do	20010300	. Do.	Do.
25. Asstt. Engine Driver .	Do	15010200	. Not applicable	Do.
26. Junior Officer .	Do	120-5-150	. Do.	Do.
27. Steward	Do	16010200	. Selection post.	Do.
28. Senior Deckhand .	Do	1205150	. Do.	Do.
29. Junior Deckhand .	Do	1005130	Not applicable	Do.
30. Cook	Do	1005130	Do.	Do.

31. Topass . . . Do. . 100-5-130 . Do. Do.

. 60-3-90

. Do.

Do.

Do.

32. Lascar . . .

6	7	8	9	10
Matriculation or equivalent. 2nd Hand Fishing Mates ticket. About 7 years experience on a fishing vessel.	(a)&(b) No.	6 month	100% by promotion	Bosun (Uncertified)
Bosun with II hand Ticket baving about 5 years practical experience on a fishing vessel.	Do.	Do.	Do,	Junior Officer
 Matriculation or equivalent Examination. Deep Sea Driver Ticket. At least 3 years' practical experience as Engine Driver. 	Do.	Do.	Do.	Engine Driver Ist Class DMV Ticket
Ist Class IMC Ticket with an ex- perience of three years as engine driver on a ship.	Do.	Do.	50% by direct recruitment	
Middle School Standard Pass	Do.	Do.	50% by promotion	
II Class IMV Ticket with an experience of two years as engine driver on a ship. Middle School Standard Pass.	Do.	Do.	Do.	
I.S.V. Permit with an experience of at least one year as engine driver on a ship. Middle School Standard Pass.	Not applicable	Do.	100% by dire recruitment	ect .
Matriculation or equivalent Examination after completion of 4 years' departmental training course.	Do.	Do.	Do.	
At least 3 years' experience in Indian Western style cooking on vessel. Middle School Standard Pass desirable.	Do.	Do.	100% by promotion	Cook
Middle School Standard Pass with experience on a fishing vessel for 3 years.	(a)&(b) No.	Do.	Do.	Jr. Deckhand
Experience in net making and mending. Experience on fishing vessel desirable.	N.A.	Do.	Direct Recruitment	Lascar
Experience as Cook, Preferabley on a fishing vessel.	N.A.	Do.	Do.	Do.
Do	Do.	Do.	Do.	Do.
Fishing experience .	Do.	Do.	Do.	Do.
			"INo, F, 3	-32/58-FY(D)]

CORRIGENDUM

New Delhi, the 19th March 1959

G.S.R. 357.—In the Schedule, appended to this Ministry's Notification No. 3-121/58-FY(I) dated the 20th February, 1959, the following may please be substituted for the existing entry against item No. 10 Col. 7:—

"Masters' Degree in Science with Chemistry first or Second Class, or Honours Degree first class with Chemistry for the posts at (i), (ii), & (iv), Masters' or equivalent degree in Science with Physics for the post at (iii).

[No. 3-121/58-FY(I)]

PARTAP SINGH, Under Sccy.

(Department of Agriculture)

New Delhi, the 17th March 1959

G. S. R. 358.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following further amendment in the Fertiliser (Control) Order, 1957 published under notification No. 16-1/57-M. dated the 23rd April, 1957 issued by the Government of India in the late Ministry of Agriculture (S.R.O. No. 1391 published in part II, section 3 of the Gazette of India dated the 4th May, 1957), namely:—

In the said Order:—

- (i) in sub-clause (k) of clause 2, after the words 'in relation to that fertiliser' the words 'subject to the limits of permissible variations as specified in the Note under the Schedulc' shall be inscrted;
- (ii) in the Schedule, the following shall be inserted at the end, namely:—
 "Note.—Limits of permissible variations:—

(a) For all prescribed limits percent by weight minimum.	
above 20.0	
between 1.0 to 20.0	
below 1.0	
(b) For all prescribed limits percent	
by weight maximum	
above 20.0	
between 1.0 to 20.0	
helow I.O	

Permissible variation

---O. 2

 $-0.\tau$ -10% of the limit.

Permissible variation

+o.z

+0.1

+10% of the limit."

[No. 16-43/58-M.]

M. LAL, Jt. Secy.

MINITSRY OF TRANSPORT & COMMUNICATIONS

(Department of Transport)

(Transport Wing)

LIGHT HOUSES AND LIGHT SHIPS New Delhi, the 16th March 1959

- G.S.R. 359.—In exercise of powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules relating to the recruitment to Class I and Class II (Gazetted) non-technical posts in the Department of Lighthouses and Lightships, namely:—
- 1. Short title.—These rules may be called the Department of Lighthouses and Lightships [Recruitment to Class I and Class II (Gazetted) non-technical posts] Rules, 1959.

- 2. Application.—They shall apply to Class I and Class II (Gazetted) non-technical posts in the Department of Lighthouses and Lightships specified in column 1 of the Schedule annexed hereto.
- 3. Classification and Scale of Pay.—The classification of the said posts and the scales of pay attached thereto shall be as specified in columns 3 and 4 of the Schedule to these rules.
- 4. Method of recruitment etc.—The method of recruitment, the educational and other qualifications required and other matters connected therewith shall be as specified in columns 6 to 13 of the Schedule aforesaid.

			•		SCHE
Name of post	No. of Posts	Classification	Scale of pay	Whether selection post or non- selection post	Age limit for direct re- cruits
ľ	2	3	4	5	6
(1) Administrative Officer.	One	G.C.S. Class I.	Rs. 600-40-1000-50/2-	Selection	Between 30 and 45 years.

(2) Executive Officer. Three G.C.S. Rs. 500-30-800 Selection Helow 35 years.

DULB						
		probation if any	Method of rectt. whether by direct rectt. or by promotion or transfer and percentage of the vacancies to the filled by various methods	grades from	If a D.P.C. exists what is its composi- tion	stances in which
7	8	9	10	11	12	13
Essential:— 1. Degree of a recognised University. 2. Knowledge of Government Rules and Regulations. 3. About 7 years' experience of administrative accounts and establishment work in a Government Organisation of which about 5 years should have been in a supervisory or in a responsible capacity.	cable.	One year for direct recruits.	which by deputation failing which	Promotion: 1. Executive Officer. h 2. Accounts officers. Both with years' experience in the grade Deputation: From C.S. Grade I o. Grade II.	:. , S	As required under the rules.
Qualifications relaxable at Commission's discretion in case of candidates otherwise well-qualified. Essential: 1. Degree of a recognised University. 2. About 3 years' experience in a responsible capacity in a Government office, Pondaministration of Shipping Company of Mercantile firm involving work relating to shipping commercial shipping commercial shipping practices and law applicable to shipping. ualifications relaxable at Commission's discretion in case candidates otherwise well-qualified. sirable:— perience in work resulting to Light Hou	Not applicable.		t tion failing	Supdt, in the Deptt, with at least 5 years' experience n the the grade.	D.P.C.	I As require under the rules.

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I	2	3	4	5	6
(3) Accounts Office	r One	G.C.S. Class II Gazetted.	Rs. 500-30-8	00 Selectio	n Below 35 years

7	8	9	10	11	12	13
Essential:—						
 Degree of a recog- nised University. 	Not app- licable.	One year for direct recruits.	By promot- ion failing which by	Promotion; 1. Supdt. in the Deptt.	Class II D.P.C	As required under the rules.
2. Thorough know-		rectuits.	deputation	with at least	t	10100,
ledge of accounts,			failing whic	h 5 years' ex-		
budget and financial			by direct re			
matters and fami- liarity with all Government rules and	Ī		cruitment.	the grade.		
regulations relating	l .			2. Comm-		
thereto, preferably				ercial Ac-		
with a certificate of				countant		
competency in ac-				with at least		
counts.				to years'		
3. About 5 years' ex -				experience		
perience in a respon- sible capacity in a				in the grade		
Government Depart-				Deputation:		
ment or public body				From any		
or a commercial con-			*	one of the		
cern of repute.				organised		
				Accounts		
Qualifications relaxa -				Services (S.	.A.	
ble at Commission's discretion in case of				S. of the		
candidates otherwise				Auditor - General,		
well-qualified.				Military		
West dussetten.				Accounts		
Desirable:				Departmen	t	
Knowledge of P.W.D.				etc.)		
System of account-						
ing.						

[No. 12-ML(86)/56.]

S. K. GHOSH, Dy. Secy.

(Department of Transport) (Transport Wing)

New Delhi, the 19th March 1959

- G.S.R. 360.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules relating to recruitment to the post of India-based Assistant-cum-Stenographer in the General Central Service, Class II—Non-Gazetted, in the Seamen's Welfare Office, Sydney (Australia), namely:—
- 1. Short Title.—These rules may be called the Seamen's Welfare Office (Indiabased Assistant-cum-Stenographer) Recruitment Rules, 1959.
- 2. Classification and scale of pay.—The classification of the said post and the scale of pay attached to it shall be as specified in columns 2 and 3 of the Schedule to these rules.
- 3. Method of recruitment.—Recruitment to the said post shall be made in the manner specified in columns 4, 5 and 6 of the said Schedule.

			SCHEDULE		
Name of post.	Classi- fication]	Scale of pcy]	Method of rectt whether by direct rectt.or by promotion or transfer & percentage of the vacancies to be filled by various methods.		Circumstances n which U. P. S. C is to be consulted in making recruit ment.
ı	2	3	4	5	6
India-based Assistant- cum-Stono- grapher.	General Central Service Class II Non-Gazet- ted.	For an Astt. Rs. 160-10-300 EB-15-450. For Steno-grapher Rs. 160-10-330. plus usual allowances admissible to similar India based Ministerial staff stationed in Australia.	tant) with knowledge of the contral sectt. Service Grade III of case work.	e Grade IV (Assis edge of Stenogra-	As required un - der the rules.
				[No. 7-MY(13)	57.]

[No. 7-MY(13) 57.] S. K. VENKATACHALAM, Dy. Secy.

(Department of Communications and Civil Aviation)

New Delhi, the 19th March 1959

G.S.R. 361.—In exercise of the powers conferred by section 10 of the Indian Post Office Act, 1898 (6 of 1898), the Central Government hereby directs that with effect from the 1st April, 1959, the following further amendment shall be made in the Indian Post Office Rules, 1933, namely:—

In the rules, for rule 5, the following rule shall be substituted, namely:-

"5. The following rates of postage shall be chargeable on postal articles when the postage is prepaid:—

Letters

(A) For any part of the world served by the Foreign Post, with the exception of Ceylon, Nepal, Pakistan and Portuguese India--

for a weight not exceeding one ounce

13 nava naise

For every additional one ounce or fraction thereof

20 naye paise

(B) For Ceylon, Nepal, Pakistan and Portuguese India

Indian inland rates.

Post Cards

(A) For any part of the world served by the Foreign Post, with the exception of Ceylon, Nepal, Pakistan and Portuguese India—

For a single post card

20 naye paise

For a reply post card

40 naye paise

(B) For Ceylon, Nepal, Pakistan and Portuguese India

Indian inland rates.

Printed Papers (including Newspapers and Books)

(A) For any part of the world served by the Foreign Post, with the exception of Ceylon, Nepal, Pakistan and Portuguese India—

For the first two ounces or fraction thereof

8 naye paise

For every additional two ounces or fraction thereof, in excess of two ounces

7 naye paise.

Provided that in the case of newspapers which for the purpose of inland post are treated as registered newspapers, the rate of postage shall be, for each copy, 4 nave paise for every two ounces or part thereof.

(B) For Ceylon, Nepal, Pakistan and Portuguese India

Indian inland rates.

Provided that in the case of newspapers which for the purpose of inland post are treated as registered newspapers, the Indian inland rates for registered newspapers shall apply.

Express delivery unregistered letters, postcards and book packets

Express delivery unregistered postcards and book packets letters, 40 naye paise in addition to the post-age for the same article when not intended for express delivery.

"Blind Literature" Packets

"Blind Literature" packets to all foreign countries shall be exempt from postage.

Business Papers (Legal and Commercial Documents)

(A) For any part of the world served by the Foreign Post, with the exception, of Ceylon, Nepal, Pakistan and Portuguese India—

For the first two ounces or fraction thereof

8 naye paise

For every additional two ounces or fraction thereof, in excess of two ounces

7 naye paise,

Provided that the charge for a packet of Business papers shall in no case be less than 33 naye paise.

(B) For Ceylon, Nepal, Pakistan and Portuguese India

Indian inland rates.

Sample Packets

(A) For any part of the world served by the Foreign Post, with the exception of Ceylon, Nepal, Pakistan and Portuguese India—

For the first two ounces or fraction thereof

8 naye paise

For every additional two ounces or fraction thereof, in excess of two ounces

7 naye paise.

Provided that the charge for a sample packet shall in no case be less than 16 naye paise.

(B) For Ceylon, Nepal, Pakiştan and Portuguese India

Indian inland rates

Insured Boxes

For a weight not exceeding ten ounces

Rupces One and six nave paise,

For every additional two ounces or fraction thereof

21 naye paise.

The Director General shalf, from time to time, declare in the Post and Telegraph Guide, the countries and places to which insured boxes can be transmitted by the Foreign Letter post.

Parcels

The Director-General, shall from time to time, declare in the Post and Telegraph Guide the countries and places to which parcels may be transmitted by the Foreign Post, and the rates of postage chargeable in each case.

Postage and other charges due on parcels which are returned as undeliverable from the countries and places of destination in accordance with the arrangements in force between India and such countries and places shall be recovered from the senders in India."

[No. 1-3/58-R.]

G.S.R. 362.—In exercise of the powers conferred by section 10 of the Indian Post Office Act, 1898 (6 of 1898), the Central Government hereby directs that with effect from the 1st April, 1959, the following further amendments shall be made in the Indian Post Office Rules. 1933, namely:—

h the said rules,---

- (1) to rule 59, the following proviso shall be added, namely:-
 - "Provided that no fee shall be charged for the registration of a 'Blind Literature' packet.";
- (2) to sub-rule (1) of rule 64, the following proviso shall be added, namely:—
 - "Provided that no fee shall be payable in respect of a registered 'Blind Literature' packet for which an acknowledgment is required."
- (3) to rule 65, the following proviso shall be added, namely:—
 - "Provided that no fee shall be payable in respect of a registered 'Blind Literature' packet for issue of an attested copy of the original receipt signed by the addressee or his duly authorised agent.";

·== ··== ·== ·== ·

(4) to rule 68, the following proviso shall be added, namely:-

"Provided that no fee shall be payable for the registration of a 'Blind Literature' packet to be sent by the foreign post."

[No. 1-12/58-R.]

G.S.R. 363.—In exercise of the powers conferred by section 10 of the Indian Post Office Act, 1898 (6 of 1898), the Central Government hereby directs that, with effect from the 1st April, 1959, the following further amendments shall be made in the Indian Post Office Rules, 1933, namely:—

In the said rules,-

- (1) After rule 50-A, the following rule shall be inserted, namely:-
 - "50-B. (1) If the addressee of (a) an inward foreign packet (or bag) of printed papers or business papers, or (b) an inward foreign insured letter or insured box, fails to take delivery of it within seven days following the date of its first presentation or the date of delivery to him or to his accredited agent of an intimation of its arrival, and if it weighs more than 20 ounces, a warehousing charge at the rate of 35 haye paise per day, commencing from the eighth day, shall be collected from the addressee at the time of delivery.
 - (2) If the addressee of (a) an inward foreign packet (or bag) of printed papers or business papers, or (b) an inward foreign insured letter or insured box, addressed "Poste Restante" fails to take delivery of it within seven days following the date of its arrival in the office of delivery, and if it weighs more than 20 ounces, a warehousing charge at the rate of 35 naye paise per day, commencing from the eighth day, shall be collected from the addressee at the time of delivery."
- (2) After rule 107, the following rule shall be inscribed, namely:-
 - "107-A. (1) If the addressee of (a) an inward foreign value-payable packet (or bag) of printed papers or business papers, or (b) an inward foreign value-payable insured letter, fails to take delivery of it within seven days following the date of its first presentation or the date of delivery to him or to his accredited agent of an intimation of its arrival, and if it weighs more than 20 ounces, a warehousing charge at the rate of 35 nays paise per day, commencing from the eighth day, shall be collected from the addressee at the time of delivery.
 - (2) If the addressee of (a) an inward foreign value-payable packet (or bag) of printed papers or business papers, or (b) an inward foreign value-payable insured letter, addressed "Poste Restante" fails to take delivery of it within seven days following the date of its arrival in the office of delivery, and if it weighs more than 20 ounces, a ware-housing charge at the rate of 35 naye paise per day commencing on the eighth day shall be collected from the addressee at the time of delivery."

[No 1-15/58-R.]

New Delhi, the 20th March 1959

G.S.R. 364.—In exercise of the nowers conferred by section 10 of the Indian Post Office Act, 1898 (6 of 1898), the Central Government hereby makes with effect from the 1st April 1959, the following further amendments in the Indian Post Office Rules, 1933, namely:—

In the said rules, for rule 71, the following rule shall be substituted, namely:-

"71 (1). The sender of a registered article posted in India and addressed to any country belonging to the Universal Postal Union shall be entitled to obtain an acknowledgment of its delivery by paying a fee, in addition to the nestage and registration fee, of 6 naye paise in the case of a registered article addressed to Ceylon, Pakistan or Portuguese India and of 25 naye paise in the case of a registered article addressed to any other such country: Provided that no such fee shall be payable in respect of a registered "Blind Literature" packet for which an acknowledgment of delivery is required by the sender.

The fee for acknowledgment of delivery of a registered air mail article, which travels by air with the article and is to be returned by surface or by air route shall be as indicated below: --

		Acknowledgment returnable by surface	Acknowledg me nt returnable by air
(i) For articles other than "Blind Literature" pac	kets.	•	
For Ceylon, Pakistan or Portuguese India	. ,	15 naye paise	20 nay€ paise
For Other countries		35 naye paise	50 naye paise
(ii) For "Blind Literature" packets only. For Ceron, Pakistan or Portuguese India For other countries		8 naye paise '	16 naye paise 24 naye paise.
An acknowledgment of delivery relating to surfactif prepaid at the following rates:	e mail	article shall also be	returned by air
(i) For articles other than "Blind Literature" pad	ckets.		•
•	•	15 naye paise 35 naye paise	
(ii) For "Blind Literature" packets only.		_	
For Ccylon, Pakistan or Portuguese India For other countries	•	8 naye paise 12 naye paise	
(2) When the sender of a registered article poster			

(2) When the sender of a registered article posted in India and addressed to any country belonging to the Universal Postal Union has not paid the fee for an acknowledgment of its delivery and desires to have an enquiry made by the Post Office regarding the disposal of the article has shall be entitled to this service on payment of a fee of 6 naye paise in the case of a registered article addressed to Ceylon, Pakistan or Portuguese India and of 50 naye paise in the case of a registered article addressed to any other such country:

Provided that no such fee shall be payable in respect of a registered "Blind Literature" packet about the disposal of which an enquiry is desired to be made by the sender.

Provided further that when the sender wants the result of the enquiry to be communicated to him by air, he shall be entitled to this service on payment of the fees as in dicated below:—

(3) If the sender or addressee of a registered article posted in any country belonging to the Universal Postal Union other than India and addressed to a place in another country belonging to the Universal Postal Union desires that the Indian Postal Administration should forward his enquiry regarding the disposal of the article to the Administration of origin, he shall be entitled to this service on payment of the fees mentioned in sub-rule (2) above.

NOTE.—A single enquiry fee shall be levied when the enquiry relates to several registered articles posted at the same time by the same sender to the same addressee. This will not, however, apply in the case of registered articles posted in India and addressed to Ceylon, Pakistan or Portuguese India."

[No. 1-2/58-R.]

B. G. DESHMUKH, Under Secy.